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JOHN R. GOTASKIE, JR. Direct No: 412.394.5528 Email: JGotaskie@FoxRothschild.com Application GRANTED. The initial pretrial conference is adjourned to January 4, 2024, at 11:00 a.m. (E.T.). The parties are instructed to dial 1 646-453-4442, enter the meeting code 145908336, and press pound (#). The parties shall submit their joint letter and proposed case management plan, as instructed at ECF No. 12, by December 28, 2023.

SO ORDERED.

December 1, 2023

Dale E. Ho United States District Judge Dated: December 4, 2023 New York, New York

VIA ECF

The Honorable Dale E. Ho
United States District Court
ECF No. 13.

Southern District of New York
500 Pearl Street
New York, NY 10007

Re: <u>ATI Ladish, LLC v. WheelTug Limited and WheelTug Works LLC (Case No.</u> 1:23-cv-09108)

Dear Judge Ho:

This Firm represents Plaintiff, ATI Ladish, LLC ("ATI"), in the above-referenced civil action. Pursuant to Your Honor's Individual Rules, I write with the consent of counsel for Defendants, WheelTug Limited and WheelTug Works LLC ("Defendants"), John Maggio, Esq., to request an adjournment of the Initial Case Management Conference (the "Conference") presently scheduled for December 14, 2023 at 11:30 AM. Specifically, due to the fact that I am scheduled to appear in the Eastern District of Virginia for a preliminary injunction hearing at that same date and time, I respectfully request an adjournment of the Conference for a date in early January. Counsel for Defendants does not oppose this request.

Separately, I write to provide the Court with a brief update relating to service of process. On October 26, 2023, WheelTug Works LLC was served with the Summons and Complaint. A copy of the Affidavit of Service is attached hereto as Exhibit A. ATI has been unable to effectuate service on WheelTug Limited at its registered corporate address in Oregon. Opposing counsel, Mr. Maggio, has agreed, however, to accept service on behalf



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of WheelTug Limited. The parties intend to complete and file (a) an acceptance of service form and (b) a stipulation and proposed order memorializing their agreement that Defendants will have until December 29, 2023, to answer or otherwise respond to the Complaint.

We thank the Court in its advance for its time and consideration.

Respectfully submitted,

John R. Gotaskie, Jr.

Attachment

Cc: John Maggio, Esq. (via email Jmaggio@condonlaw.com)